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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
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| 09/097,383 | 06/16/1998 | KARE CHRISTIANSEN | PM254781 | 2876 | |
| 75 | 590 02/15/2002 | | | | |
| PILLSBURY MADISON & SUTRO INTELLECTUAL PROPERTY GROUP 1100 NEW YORK AVENUE NW NINTH FLOOR EAST TOWER WASHINGTON, DC 200053918 | | | EXAMINER | | |
| | | | SHAY, DAVID M | | |
| | | | ART UNIT | PAPER NUMBER | |
| | , | | 3739 | | |

DATE MAILED: 02/15/2002

Please find below and/or attached an Office communication concerning this application or proceeding.





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| EX | CAMINER INTERVIE | W SUMMARY RECO | RD | | |
| All participants (applicant, applicant's representativ | re PT∩ nersonnel): | | | | |
| • | | | | | |
| 1) M. Jon Schuller | (| 3) | | | |
| 1) Mr. Jon Schutter 2) Savid Stay | | 41 | | | |
| 2) | | 4) | | | |
| Date of Interview Followary 13, 2007 | <u> </u> | | | | |
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| ype: 🖾 Telephonic 🔲 Personal (copy is give | n to □ applicant □ a | applicant's representative) | • | | |
| xhibit shown or demonstration conducted: Y | res 121-180. If yes, bris | of description: | | | |
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| Agreement was reached with respect to some of the claims discussed: when we have the claims discussed: | · | | | | |
| dentification of prior art discussed: | | | | | |
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| ndreather that new issues in | | his coupled w | it the same | reglections us to | |
| set forth in the previous find A fuller description, if necessary, and a copy of ttached. Also, where no copy of the amendments of | the amendments, if avail which would render the c | able, which the examiner laims allowable is available | agreed would render the e, a summary thereof mu | a claims allowable must be st be attached.) | |
| Unless the paragraphs below have been checked to NOT WAIVED AND MUST INCLUDE THE SUBS ast Office action has already been filed, then applic | STANCE OF THE INTE | RVIEW (e.g., items $1-7$ c | on the reverse side of this | form). If a response to the | |
| ☐ It is not necessary for applicant to provide a | separate record of the su | bstance of the interview. | | med | |
| Since the examiner's interview summary ab requirements that may be present in the las response requirements of the last Office action | st Office action, and since | | | | |
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PTOL-413 (REV. 1-84)

Attachment for PTO-948 (Rev. 03/01, or earlier)

The below text replaces the pre-printed text under the heading, "Information on How to Effect Drawing Changes," on the back of the PTO-948 (Rev. 03/01, or earlier) form.

INFORMATION ON HOW TO EFFECT DRAWING CHANGES

1. Correction of Informalities -- 37 CFR 1.85

New corrected drawings must be filed with the changes incorporated therein Identifying indicia, if provided, should include the title of the invention inventor's name, and application number, or docket number (if any) if an application number has not been assigned to the application. If this information is provided, it must be placed on the front of each sheel and centered within the top margin. If corrected drawings are required in a Notice of Allowability (PTOL-37), the new drawings MUST be filed within the THREE MONTH shortened statutory period set for reply in the Notice of Allowability. Extensions of time may NOT be obtained under the provisions of 37 CFR 1 136(a) or (b) for filing the corrected drawings after the mailing of a Notice of Allowability. The drawings should be filed as a separate paper with a transmittal letter addressed to the Official Draftsperson.

2. Corrections other than Informalities Noted by Draftsperson on form PTO-948.

All changes to the drawings, other than informalities noted by the Dransperson, MUST be made in the same manner as above except that, normally, a highlighted (preferably red ink) sketch of the changes to be incorporated into the new drawings MUST be approved by the examiner before the application will be allowed. No changes will be permitted to be made other than correction of informalities, unless the examiner has approved the proposed changes

Timing of Corrections

Applicant is required to submit the drawing corrections within the time period set in the attached Office communication. See 37 CFR 1.85(a)

Failure to take corrective action within the set period will result in ABANDONMENT of the application